Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY			
DAVID B. GOLUBCHIK (SBN 185520)				
KRIKOR J. MESHEFEJIAN (SBN 255030)				
JONATHAN D. GOTTLIEB (SBN 339650)				
LEVENE, NEALE, BENDER, YOO & GOLUBCHIK L.L.P.				
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Telephone: (310) 229-1234; Facsimile: (310) 229-1244				
Email: dbg@lnbyg.com; kjm@lnbyg.com; jdg@lnbyg.com				
☐ Individual appearing without attorney				
Attorney for: Chapter 11 Trustee				
UNITED STATES B.	ANKRUPTCY COURT			
CENTRAL DISTRICT OF CALIFORNIA - LOS ANGELES DIVISION				
In re:	CASE NO.: 2:22-bk-11471-NB			
CHEDDY MAN INDUSTRIES INC	CHAPTER: 11			
CHERRY MAN INDUSTRIES, INC.				
	NOTICE OF CALL OF FOTATE DECEMBER.			
	NOTICE OF SALE OF ESTATE PROPERTY			
Debtor(s).				
	<u></u>			
Sale Date: 05/20/2022	Time: 8:00 am			
Location: Courtroon 1545, 255 East Temple Street, Los Angeles, CA 90012				
Time of Color Dublic V Drivete Loot date 6	of file abjections, May 20, 2022			
Type of Sale: Public Private Last date t	to file objections: May 20, 2022			
Description of property to be sold: Personal property comprised of pallet racking and miscelaneous equipment				
located at 2100 Center Square Rd., Suite 300, Logan Township, New Jersey. See Asset Purchase Agreement attached				
as Exhibit 1 hereto.				
Terms and conditions of sale: As-is, where is, without any representations or warranties. See Asset Purchase				
Agreement attached as Exhibit 1 hereto				
Proposed sale price: \$250,000				
Proposed sale price: \$250,000				

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

Overbid procedure (if any):	Not applicable

If property is to be sold free and clear of liens or other interests, list date, time and location of hearing:

Date: May 20, 2022		
Time: 8:00 a.m.		
Place: United States Bankruptcy Court, Central District of California		
Courtroom 1545		
255 East Temple Street		
Los Angeles, CA 90012		

Contact person for potential bidders (include name, address, telephone, fax and/or email address):

Krikor J. Meshefejian, Esq.		
Levene, Neale, Bender, Yoo & Golubchik L.L.P.		
2818 La Cienega Avenue		
Los Angeles, CA 90034		
Tel: (310) 229-1234		
Fax: (310) 229-1244		
Email: KJM@LNBYG.COM		

Date: 05/18/2022

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EXHIBIT "1"

ASSET PURCHASE AGREEMENT

This Asset Purchase Agreement (the "Agreement") is made as of May ___, 2022 (the "Effective Date"), by and between Hamid Rafatjoo, Chapter 11 Trustee of the estate of Cherry Man Industries, Inc. (the "Seller"), and East Coast Storage Equipment Company Inc. (the "Buyer").

RECITALS

- A. Cherry Man Industries, Inc. is a debtor ("*Debtor*") in a pending Chapter 11 bankruptcy case, Case No. 2:22-bk-11471-NB (the "*Case*").
- B. Pursuant to an order entered on May 10, 2022, Hamid Rafatjoo was appointed as the Chapter 11 Trustee in the Case.
- C. Among the assets of the Debtor are racking and miscellaneous equipment located in a warehouse utilized by the Debtor located at 2100 Center Square Rd Suite 300, Logan Township, NJ (the "*Warehouse*").
 - D. The Debtor filed a motion to reject the lease for the Warehouse and move out.
- E. The remaining assets in the Warehouse (the "Assets"), which are the subject of this Agreement are the following:

689 – Used Teardrop Uprights 42" x 22'

3,566 – Used Teardrop Beams 4" x 96"

130 – Used Teardrop Beams 6" x 141"

154 – Used Teardrop Beams 6" x 144"

4,546 - Used Wire Decks 42" x 46"

689 - Used Row Spacers

F. Seller desires to sell to Buyer, and Buyer desires to purchase from Seller the Assets on the terms and conditions set forth in this Agreement, subject to approval of the Bankruptcy Court presiding over the Case.

NOW, THEREFORE, in consideration of the above recitals and the mutual covenants hereinafter set forth, subject to approval of the Bankruptcy Court, Buyer and Seller hereby agree as follows:

1. PURCHASE AND SALE OF ASSETS.

- 1.1 Agreement to Sell and Purchase Assets. Subject to the terms and conditions of this Agreement, and approval of the Bankruptcy Court, Seller agrees to sell, assign, transfer and convey to Buyer at the Closing (as defined in Section 2.2 below), and Buyer agrees to purchase and acquire from Seller at the Closing, all of Seller's right, title and interest in and to all of the Assets. The Assets will be sold, assigned, transferred and conveyed to Buyer on the Closing Date "as is" and "where is", with no representations or warranties of any kind.
- 1.2 <u>Assets Defined.</u> As used in this Agreement, the term "Assets" means, collectively, Seller's right, title and interest in and to the following assets:

689 – Used Teardrop Uprights 42" x 22' 3,566 – Used Teardrop Beams 4" x 96" 130 – Used Teardrop Beams 6" x 141" 154 – Used Teardrop Beams 6" x 144" 4,546 – Used Wire Decks 42" x 46" 689 – Used Row Spacers

Buyer shall promptly execute and deliver to Seller any and all such further assignments and other documents as Seller may reasonably request for the purpose of effectuating the terms and conditions of this Section.

1.3 Asset Transfer; Passage of Title; Delivery.

- (a) <u>Title Passage</u>. Except as otherwise provided in this Section, upon the Closing, title to all of the Assets shall pass to Buyer, and Seller shall make available to Buyer possession of all of the Assets, and shall further, upon Buyer's request, execute assignments, conveyances and/or bills of sale reasonably requested to convey to Buyer title to all the Assets, as well as such other instruments of conveyance as counsel for Buyer may reasonably deem necessary to effect or evidence the transfers contemplated hereby.
- Buyer possession of the Assets, *provided however*, that the expenses of retrieving, removing and transferring the Assets shall be borne exclusively by Buyer. The Assets are being sold on an "as is," "where is," "with all faults" bases with no representations and warranties from the Seller. Seller is not providing any technical assistance, actions or support which may be necessary for the Assets, all of which are the sole responsibility and obligation of the Buyer, and at the sole costs of the Buyer. On the Closing Date, Seller shall provide to Buyer access to the Warehouse to remove and relocate the Assets. All Assets must be removed not later than May 31, 2022 and the Warehouse left in clean broom swept condition.

2. PURCHASE PRICE; PAYMENTS.

- **2.1** Purchase Price. In consideration of the sale, transfer, conveyance and assignment of all the Assets to Buyer at the Closing, Buyer shall, as of the Closing, pay \$250,000 (U.S. Dollars) (the "Purchase Price") to the Seller on the following terms:
 - (a) \$50,000 upon execution of this Agreement as a deposit for the transaction; and
 - (b) Balance of \$200,000 at Closing.
- hereby will take place at a closing to be held at the offices of the Seller (the "Closing"), not later than three 93) days after approval of this Agreement by the Bankruptcy Court (the "Closing"), or at such other time or date, and at such place, or by such other means of exchanging documents, as may be agreed to by the parties hereto. If the Closing does not occur on or before May 31, 2022, or such later date upon which Buyer and Seller may agree in writing, this

Agreement shall terminate upon written notice of termination given by either party hereto that is not in default of its obligations hereunder, and thereupon this Agreement shall become null and void and no party hereto will have any further rights or obligations hereunder.

3. REPRESENTATIONS AND WARRANTIES OF BUYER.

Buyer hereby represents and warrants to Seller that all the following statements are true, accurate and correct:

- 3.1 <u>Due Organization</u>. Buyer is a corporation duly organized, validly existing, and in good standing under the laws of New Jersey. Buyer has all necessary power and authority to enter into this Agreement and all other documents that Buyer is required to execute and deliver hereunder.
- 3.2 Power and Authority; No Default. Buyer has all requisite power and authority to enter into and deliver this Agreement and to perform its obligations hereunder. The signing, delivery and performance by Buyer of this Agreement, and the consummation of all the transactions contemplated hereby, have been duly and validly authorized by Buyer. This Agreement, when signed and delivered by Buyer, will be duly and validly executed and delivered and will be the valid and binding obligation of Buyer, enforceable against Buyer in accordance with its terms, subject to the laws relating to bankruptcy, insolvency and relief of debtors, and rules and laws governing specific performance, injunctions, relief and other equitable remedies.
- 3.3 <u>Authorization for this Agreement</u>. No authorization, approval, consent of, or filing with any governmental body, department, bureau, agency, public board, authority or other third party is required for the consummation by Buyer of the transactions contemplated by this Agreement.

4. REPRESENTATIONS AND WARRANTIES OF SELLER.

Seller represents and warrants to Buyer that all of the following statements are true, accurate and correct:

- **4.1 Standing.** Seller is the duly appointed and acting Chapter 11 Trustee of the Debtor's estate in the Case.
- Bankruptcy Court, Seller has all requisite power and authority to enter into and deliver this Agreement and to perform its obligations hereunder. The signing, delivery and performance by Seller of this Agreement, and the consummation of all the transactions contemplated hereby, have been duly and validly authorized by Seller. This Agreement, when signed and delivered by Seller, will be duly and validly executed and delivered and will be, subject to approval of the Bankruptcy Court, the valid and binding obligation of Seller, enforceable against Debtor's estate in accordance with its terms as governed by applicable law, regulations and rules.

- 4.3 <u>Title</u>. To the best of Seller's knowledge after reasonable inquiry, the Debtor's estate has good and marketable title to all of the Assets. Seller sells, assigns, transfers and conveys the Assets to Buyer "as is" and "where is", with no representations or warranties, including, without limitation, as to merchantability, fitness or use.
- (a) AS-IS SALE; DISCLAIMERS; RELEASE. IT IS UNDERSTOOD AND AGREED THAT, UNLESS EXPRESSLY STATED HEREIN, SELLER IS NOT MAKING AND HAS NOT AT ANY TIME MADE ANY WARRANTIES OR REPRESENTATIONS OF ANY KIND OR CHARACTER, EXPRESS OR IMPLIED, WITH RESPECT TO THE ASSETS, INCLUDING BUT NOT LIMITED TO, ANY WARRANTIES OR REPRESENTATIONS AS TO MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- (b) BUYER ACKNOWLEDGES AND AGREES THAT UPON CLOSING, SELLER SHALL SELL AND CONVEY TO BUYER AND BUYER SHALL ACCEPT THE ASSETS "AS IS, WHERE IS, WITH ALL FAULTS." BUYER HAS NOT RELIED AND WILL NOT RELY ON, AND SELLER IS NOT LIABLE FOR OR BOUND BY, ANY EXPRESS OR IMPLIED WARRANTIES, GUARANTEES, STATEMENTS, REPRESENTATIONS OR INFORMATION PERTAINING TO THE PURCHASED ASSETS OR RELATING THERETO MADE OR FURNISHED BY SELLER OR ITS REPRESENTATIVES, TO WHOMEVER MADE OR GIVEN, DIRECTLY OR INDIRECTLY, ORALLY OR IN WRITING, EXCEPT AS EXPRESSLY STATED HEREIN. BUYER ALSO ACKNOWLEDGES THAT THE PRICE REFLECTS AND TAKES INTO ACCOUNT THAT THE ASSETS ARE BEING SOLD "AS IS, WHERE IS, WITH ALL FAULTS."
- (c) BUYER ACKNOWLEDGES TO SELLER THAT BUYER HAS HAD THE OPPORTUNITY TO CONDUCT SUCH INSPECTIONS AND INVESTIGATIONS OF THE ASSETS AS BUYER DEEMS NECESSARY OR DESIRABLE TO SATISFY ITSELF AS TO THE ASSETS AND ITS ACQUISITION THEREOF. BUYER FURTHER WARRANTS AND REPRESENTS TO SELLER THAT BUYER WILL RELY SOLELY ON ITS OWN REVIEW AND OTHER INSPECTIONS AND INVESTIGATIONS IN THIS TRANSACTION AND NOT UPON THE INFORMATION PROVIDED BY OR ON BEHALF OF DEBTOR, SELLER, OR THEIR AGENTS, EMPLOYEES OR REPRESENTATIVES WITH RESPECT THERETO.

5. CONDITIONS TO CLOSING.

- **5.1** Conditions to Buyer's Obligations. The obligations of Buyer hereunder shall be subject to the satisfaction and fulfillment of each of the following conditions, except as Buyer may expressly waive the same in writing:
 - (a) Approval of this Agreement by the Bankruptcy Court.
 - (b) Seller shall have made the Assets available to Buyer.

- (c) Seller shall have made access to the Warehouse to remove the Assets available to Buyer.
- 6.2 <u>Conditions to Seller's Obligations</u>. The obligations of Seller hereunder shall be subject to the satisfaction and fulfillment of each of the following conditions, except as Seller may expressly waive the same in writing:
- (a) Buyer shall have complied in all material respects with, and shall have fully performed, the terms, conditions, covenants and obligations of this Agreement imposed thereon to be performed or complied with by Buyer at, or prior to, the Closing Date.
 - (b) Buyer shall have timely paid the Deposit (\$50,000).
 - (c) Buyer shall have timely paid the balance of the Purchase Price (\$200,000).

7. CLOSING OBLIGATIONS.

- 7.1 <u>Buyer's Closing Obligations</u>. At the Closing, Buyer shall deliver to Seller the balance of the Purchase Price.
- 7.2 <u>Seller's Closing Obligations</u>. At the Closing, Seller shall deliver to Buyer the following:
 - (a) Access to the Assets;
 - (b) Access to the Warehouse; and
 - (c) Copy of the Bankruptcy Court's order approving this Agreement.

8. MISCELLANEOUS.

- **8.1** Expenses. Each of the parties hereto shall bear its own expenses (including without limitation attorneys' fees) in connection with the negotiation and consummation of the transaction contemplated hereby.
- **8.2** Notices. Any notice under this Agreement shall be in writing and shall be personally or sent by certified or registered United States mail, postage prepaid, or sent by nationally recognized overnight express courier or email and addressed as follows:
 - (a) If to Seller:

With copy to:

(b) <u>If to Buyer</u>:

With copy to:

- 8.3 Entire Agreement. This Agreement and any agreements to be executed and delivered in connection herewith, together constitute the entire agreement and understanding between the parties and there are no agreements or commitments with respect to the transactions contemplated herein except as set forth in this Agreement. This Agreement supersedes any prior offer, agreement or understanding between the parties with respect to the transactions contemplated hereby.
- 8.4 Amendment; Waiver. Any term or provision of this Agreement may be amended only by a writing signed by Seller and Buyer. The observance of any term or provision of this Agreement may be waived (either generally or in a particular instance and either retroactively or prospectively) only by a writing signed by the party to be bound by such waiver. No waiver by a party of any breach of this Agreement will be deemed to constitute a waiver of any other breach or any succeeding breach.
- 8.5 <u>No Third Party Beneficiaries</u>. Nothing expressed or implied in this Agreement is intended, or shall be construed, to confer upon or to give any person, firm or corporation, other than the parties hereto, any rights or remedies under or by reason of this Agreement.
- **8.6** Execution in Counterparts. For the convenience of the parties, this Agreement may be executed in one or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.
- **8.7 Benefit and Burden.** This Agreement shall be binding upon, shall inure to the benefit of, and be enforceable by and against, the parties hereto and their respective successors and permitted assigns.
- 8.8 Governing Law. This Agreement shall be governed by and construed in accordance with the internal laws of the State of California (excluding application of any choice of law doctrines that would make applicable the law of any other state or jurisdiction) and, where appropriate, applicable federal law. Venue shall be before the Bankruptcy Court presiding over the Case.
- 8.9 <u>Severability</u>. If any provision of this Agreement is for any reason and to any extent deemed to be invalid or unenforceable, then such provision shall not be voided but rather shall be enforced to the maximum extent then permissible under then applicable law and so as to reasonably effect the intent of the parties hereto, and the remainder of this Agreement will remain in full force and effect.

8.10 Attorneys' Fees. Should a suit or arbitration be brought to enforce or interpret any provision of this Agreement, the prevailing party shall be entitled to recover reasonable attorneys' fees to be fixed in amount by the Court or the Arbitrator(s) (including without limitation costs, expenses and fees on any appeal). The prevailing party will be entitled to recover its costs of suit or arbitration, as applicable, regardless of whether such suit or arbitration proceeds to a final judgment or award.

IN WITNESS WHEREOF, Buyer and Seller executed and delivered this Agreement by their duly authorized representatives as of the Effective Date.

SELLER:

HAMID RAFATJOO, Chapter 11 Trustee for the Estate of Cherry Man Industries, Inc.

By:

Hamid Rafatjoo, solely in his capacity As Chapter 11 Trustee

BUYER:

EAST COAST STORAGE EQUIPMENT COMPANY INC.

John Geddes, Its President

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- 27
- 28
- Zev Shechtman zshechtman@DanningGill.com, danninggill@gmail.com;zshechtman@ecf.inforuptcy.com Louis F Solimine Louis.Solimine@thompsonhine.com

blair@sulmeyerlaw.com;cblair@ecf.inforuptcy.com

- Laurie A Spindler laurie.spindler@lgbs.com
- **United States Trustee (LA)** ustpregion16.la.ecf@usdoj.gov
- Gerrick Warrington gwarrington@frandzel.com, sking@frandzel.com

		Main Document	Page 12 of 12	
1	Eric R Wilson MVicinanza@ecf		rtment@kelleydrye.com,	
2				
3	entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true			
4	and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge <u>will be</u> completed no later than 24 hours after the document is filed.			
5	None.			
6 7			Service information continued on attached page	
8	3 SERVED BY DERSONAL DELIVERY OVERNIGHT MAIL FACSIMILE TRANSMISSION OR			
9	on May 18, 2022 , I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or			
10	email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight			
11	None.			
12	I declare under penalty of perjury under the laws of the United States of America that the foregoing is			
13	true and correct.			
14	May 18, 2022 Date	Lourdes Cruz Type Name	/s/ Lourdes Cruz Signature	
15	Date	Type Name	Signature	
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